Filed for record 12/23/2013 10:20 AM Karen E Rushing, Clerk of the Circuit Court - Sarasota County, FL

AUGUSTO			······································				
		0 AM Karen E Rushing, Clerk of t			JMENT #201316		1 PG
					12/23/2013 11:46	:35 AM	
רו וא	THE CIRCUIT COURT OF	THE TWELFTH JUDICIAL CIRCUIT IN AN	D FOR SARASOTA CO	DUNTY, FLC			
_ IN]	THE COUNTY COURT IN	AND FOR SARASOTA COUNTY, FLORIDA	\	(CLERK OF THE CIR	CUIT COURT	Γ
STATE	OF FLORIDA				SARASOTA COUN	•	
VIAIL	PLAINTIFF			CRIMINA	L COURTS	Receipt # 1	695596
					Doc Stamp-Mort:	\$0.00	
- VS	110161				Doc Stamp-Deed:	_	
ROBEI	RT WAECHTER				Intang. Tax:	\$0.00	
	DEFENDANT			CAS	E NUMBER: 201	2 CF 01685	5 NC
		JUD	GMENT				
Prot	oation Violator	Community Control Violat	or	Retrial		Resentence	
2					■		
		AECHTER being personally before that the represented by BRIAN ITEN and		ed by STEI	PHEN MATTHEW	WALKER,	the
	Been tried and found	d GUILTY by jury/by court of the follo	wing crime(s)				
		JILTY to the following crime(s)					
	•	OLO CONTENDERE to the following	r crime(s)				
	Been found NOT GU		<i>y</i> 0				
1	Boom found 1101 Oc		OFFENSE STAT	TUTE	DEGREE OF		OBTS
			State II II Bana II Wange Bana Sant II See I	T TAKE T THAN	Broke Brown, Johns B. J. Brown Brown . Miles B.		
COUNT 1 FR	CRIME AUDULENT USE OF PE	RSONAL IDENT INFORMATION	NUMBERS 817.568(2)A	}	CRIMES DEGREE-FELONY		IUMBER 802047586
		RSONAL IDENT INFORMATION	NUMBERS	}	CRIMES		
1 FR		ERSONAL IDENT INFORMATION	NUMBERS	}	CRIMES		
1 FR	AUDULENT USE OF PE **F Applicable** and no cause being	Shown why the Defendant should no ADJUDICATED GUILTY of the above	NUMBERS 817.568(2)A t be adjudicated gu	ilty. IT IS	CRIMES DEGREE-FELONY ORDERED THAT	5	
1 FR	AUDULENT USE OF PE f Applicable) and no cause being Defendant is hereby And having been con adjudication, to atter (§782.04), aggravate	shown why the Defendant should no	NUMBERS 817.568(2)A re crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in	ilty. IT IS COUNT 2 OLO CONT Vol and lase Ivasion rob	CRIMES DEGREE-FELONY ORDERED THAT Property of GUIL Civious conduct (checked) Civious (§812.135), (§8	the TY, regard	less of nurder
(Check I	ANDULENT USE OF PE and no cause being Defendant is hereby And having been con adjudication, to atter (§782.04), aggravate specified in section 9	shown why the Defendant should no ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual battery (§784.045), carjacking (§8	NUMBERS 817.568(2)A re crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood	ilty. IT IS COUNT 2 OLO CONT Vd and lase Ivasion role d specime	CRIMES DEGREE-FELONY ORDERED THAT CENDERE or GUIL Civious conduct (chery (§812.135), one.	the TY, regard n. 800), or n or any other	less of nurder r offense
(Check I	And having been coadjudication, to atter (§782.04), aggravate specified in section section.	shown why the Defendant should no ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual based battery (§784.045), carjacking (§8943.325, the Defendant shall be requ	NUMBERS 817.568(2)A re crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood	ilty. IT IS COUNT 2 OLO CONT de and lasc ivasion role speciment GUILTY B	CRIMES DEGREE-FELONY ORDERED THAT Provided the conduct of the co	the TY, regard 1. 800), or nor any other S TO COUN	less of nurder r offense
(Check I	And having been considered in section sections of as follows:	shown why the Defendant should no ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual bed battery (§784.045), carjacking (§8943.325, the Defendant shall be required shown; IT IS ORDERED THAT AI	NUMBERS 817.568(2)A t be adjudicated guive crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood DJUDICATION OF Color is hereby impose other than a capital attention of the color o	ilty. IT IS COUNT 2 OLO CONT Vol and lase Ivasion rot d specimen GUILTY B Osed in fav	CRIMES DEGREE-FELONY ORDERED THAT ENDERE or GUIL civious conduct (chobery (§812.135), ons. E WITHHELD. AS or of the State of Felony. This lien is felony.	the TY, regard 1. 800), or nor any other To count	less of nurder r offense IT 1 or Sarasota
(Check I	ANDULENT USE OF PE And no cause being Defendant is hereby And having been considudication, to atter (§782.04), aggravate specified in section sectio	shown why the Defendant should not ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual bed battery (§784.045), carjacking (§8943.325, the Defendant shall be required shown; IT IS ORDERED THAT AI §960.29-960.293, Florida Statutes, and effendant was convicted for an offense	NUMBERS 817.568(2)A t be adjudicated guive crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood DJUDICATION OF Color is hereby impose other than a capital ar day of the defendent or life felony. This lies a submit blood or life felony. This lies are submit blood or life felony.	ilty. IT IS COUNT 2 OLO CONT Vd and lase Ivasion rot d specimen GUILTY B OSed in fav al or life fedant's seni	CRIMES DEGREE-FELONY ORDERED THAT ENDERE or GUIL civious conduct (chobery (§812.135), one. E WITHHELD. As or of the State of Felony. This lien is felony.	the TY, regard 1. 800), or n or any other To count for liquidate	less of nurder r offense IT 1 or Sarasota
(Check I	ANDULENT USE OF PE Applicable) and no cause being Defendant is hereby And having been considudication, to atter (§782.04), aggravate specified in section s	shown why the Defendant should not ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual bed battery (§784.045), carjacking (§8943.325, the Defendant shall be required shown; IT IS ORDERED THAT AIL §960.29-960.293, Florida Statutes, are fendant was convicted for an offense the amount of fifty dollars (\$50/00) perfendant was convicted for a capital of the secondary was capital of the secondary was capital of the se	NUMBERS 817.568(2)A t be adjudicated guive crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood DJUDICATION OF Color is hereby impose other than a capital er day of the defendent or life felony. This life 50,000.00).	ilty. IT IS COUNT 2 DLO CONT Value and lase Ivasion rot d speciment Sed in favoration is for life ien is for life	CRIMES DEGREE-FELONY ORDERED THAT CENDERE or GUIL civious conduct (chobery (§812.135), ons. E WITHHELD. As or of the State of Felony. This lien is fence. quidated damages	the TY, regard 1. 800), or nor any other To count for liquidate in the amo	less of nurder r offense IT 1 or Sarasota
(Check In County)	ANDULENT USE OF PERFORMANCE AND PERFORMANCE OF PERF	shown why the Defendant should not ADJUDICATED GUILTY of the above nvicted or found guilty of, or having empts, or offenses relating to sexual bed battery (§784.045), carjacking (§8943.325, the Defendant shall be required shown; IT IS ORDERED THAT AIL §960.29-960.293, Florida Statutes, are fendant was convicted for an offense the amount of fifty dollars (\$50/00) perfendant was convicted for a capital candred and fifty thousand dollars (\$2000) and the second should be second should be should	NUMBERS 817.568(2)A t be adjudicated guive crime(s). AS TO ntered a plea of NC attery (ch. 794), lew 12.133), or home in ired to submit blood DJUDICATION OF Compared to the submit blood at the submit blood or life felony. This life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life follows the submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony. This life felony is submit blood or life felony is submit blood or life felony. This life felony is submit blood or life fe	ilty. IT IS COUNT 2 DLO CONT Vd and lasc Ivasion rot d speciment Sed in fav al or life fedant's sent ien is for life IN §55.03	CRIMES DEGREE-FELONY ORDERED THAT CENDERE or GUIL civious conduct (chobery (§812.135), ons. E WITHHELD. As or of the State of Felony. This lien is fence. quidated damages	the TY, regard 1. 800), or nor any other To count for liquidate in the amo	less of nurder r offense IT 1 or Sarasota